



JOINT DECLARATION FOR PATENT APPLICATION

As the below named inventors, we hereby declare that:

[X] is attached hereto.

Our residences, post office addresses and citizenship are as stated below next to our names;

We believe that we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled CREDIT INSTRUMENT AND SYSTEM WITH AUTOMATED PAYMENT OF CLUB, MERCHANT, AND SERVICE PROVIDER FEES, the specification of which

	[]	was filed on amended on		lication Serial	Number	and w	vas	
		amenaca on		(if app	licable)			
amende			that we have reviewed and u int referred to in this declarati		contents of th	e above identified specifica	tion, includir	ng the claims, as
in 37 C			the duty to disclose all infor	mation known	to us to be ma	aterial to the patentability o	of this applica	ation, as defined
which t	ecam	e available be	the duty to disclose to the O tween the filing date of the p	ffice all inform prior applicatio	ation known t n and the natio	o us to be material to paten onal or PCT international fil	itability as de ing date of t	efined in § 1.56, the continuation-
date be	r's ce	rtificate listed	foreign priority benefits und below and have also identification on which priority is c	ed below any f	nited States (Code, § 119 of any foreign	n application or's certificat	(s) for patent or te having a filing
Ann man man	Cou	ntry .	Application Number		f Filing nth, year)	Date of Issue (day, month, year)	, ,	Claimed Under J.S.C. 119
427					-		Yes []	No []
11							Yes []	No []
IJ							Yes []	No []
Ų1							Yes []	No []
Liver, Corr. of the Liver of th	l he	reby claim the	Prior Unito	ed States Pro			ed below	
	Application Number				Filing Date			

Prior United States Application(s)

We hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, we acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Application Serial Number	Date of Filing (day, month, year)	Status - Patented, Pending, Abandoned	





And we hereby appoint, both jointly and severally, as our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith the following attorneys, their registration numbers being listed after their names:

Thomas J. Scott, Jr., Registration No. 27,836; James G. Gatto, Registration No. 32,694; Stanislaus Aksman, Registration No. 28,562; Tyler S. Brown, Registration No. 36,465; Henry C. Su, Registration No. 37,738; Christopher C. Campbell, Registration No. 37,291; Charles F. Hollis, Registration No. 40,650; Brian M. Buroker, Registration No. 39,125; Jonathan D. Link, Registration No. 41,548; Christopher J. Cuneo, Registration No. 42,450; Raphael A. Valencia, Registration No. 43,216, Kevin Duncan, Registration No. 41,495; Kevin J. Dunleavy, Registration No. 32,024; Thomas G. Woolston, Registration No. 40,235, and George Georgellis, Registration No. 43,632; Scott D. Balderston, Registration No. 35,436, and Stephen T. Schreiner, Registration No. 43,097.

All correspondence and telephone communications should be addressed to Hunton & Williams, 1900 K Street, N.W., Washington, D.C. 20006-1109, telephone number (202) 955-1500, which is also the address and telephone number of each of the above listed attorneys.

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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